IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

IN RE NATIONAL SECURITY AGENCY)	MDL Dkt. No. 06-1791-VRW
TELECOMMUNICATIONS RECORDS)	
LITIGATION)	CLASSIFIED DECLARATION
)	OF LT. GEN. KEITH B.
)	ALEXANDER, DIRECTOR,
This Document Relates to:)	NATIONAL SECURITY
))	AGENCY
Shubert v. Bush, Case No. 07-693)	SUBMITTED IN CAMERA,
,)	EX PARTE
)	
		Hon. Vaughn R. Walker

IN CAMERA, EX PARTE DECLARATION OF LIEUTANANT GENERAL KEITH B. ALEXANDER, DIRECTOR, NATIONAL SECURITY AGENCY

(U) I, Lieutenant General Keith B. Alexander, do hereby state and declare as follows:

I. (U) Introduction

- 1. (U) I am the Director of the National Security Agency (NSA), an intelligence agency within the Department of Defense. I am responsible for directing the NSA, overseeing the operations undertaken to carry out its mission and, by specific charge of the President and the Director of National Intelligence, protecting NSA activities and intelligence sources and methods. I have been designated an original TOP SECRET classification authority under Executive Order No. 12958, 60 Fed. Reg. 19825 (1995), as amended on March 25, 2003, and Department of Defense Directive No. 5200.1-R, Information Security Program Regulation, 32 C.F.R. § 159a.12 (2000).
- 2. (U) The purpose of this declaration is to support an assertion of the military and state secrets privilege (hereafter "state secrets privilege") by the Director of National Intelligence (DNI) as the head of the intelligence community, as well as the DNI's assertion of a statutory

Derived From: NSA/CSSM 1-52

Dated: 20041123

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TOP SECRET//COMINT-

privilege under the National Security Act. Specifically, in the course of my official duties, I have been advised of this litigation and the allegations in the Plaintiffs' complaint. As described herein, various classified facts related to the Plaintiffs' claims are subject to the DNI's state secrets privilege assertion. The disclosure of this information, which relates to NSA intelligence information, activities, sources, methods, and relationships, reasonably could be expected to cause exceptionally grave damage to the national security of the United States. In addition, it is my judgment that sensitive state secrets are so central to the subject matter of the litigation that any attempt to proceed in the case risks the disclosure of the secrets described herein and exceptionally grave damage to the national security of the United States. Through this declaration, I also hereby invoke and assert the NSA's statutory privilege set forth in section 6 of the National Security Agency Act of 1959, Public Law No. 86-36 (codified as a note to 50 USC. § 402) ("NSA Act"), to protect the information related to NSA activities described below. The statements made herein are based on my personal knowledge of NSA activities and operations, and on information available to me as Director of the NSA.

II. (U) Summary

3. (TS//SI/TSP//OC/NF) Plaintiffs in this lawsuit allege that the NSA conducts a "dragnet" surveillance program involving the interception of "virtually every telephone, internet and/or email communication that has been sent from or received within the United States since 2001." Amended Compl. ¶¶ 1, 4. That allegation is false. As set forth below, there is no such "dragnet" program,

Rather, as I have previously advised the Court, the NSA has conducted targeted content surveillance aimed at al Qaeda and affiliated terrorist organizations pursuant to the President's Terrorist Surveillance Program ("TSP") and recent orders of the Foreign Intelligence

CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

TOP SECRET//COMINT-

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TOP SECRET//COMINT: //TSP//ORCON/NOFORN//MR Surveillance Court ("FISC" or "FISA Court"). As the Court is also aware, the NSA has 2 collected, pursuant to Presidential authorization and subsequent FISC orders, non-content 3 information (i.e., meta data) about telephone and Internet communications in order to enable 4 highly sophisticated analytical tools that can uncover the contacts of To demonstrate that these or 5 members or agents of other NSA activities do not constitute the dragnet that Plaintiffs allege, however, would require 6 the disclosure of highly classified intelligence information, sources, and methods. Indeed, although the existence of the TSP has been acknowledged, the details of that program—as well 9 as the details of the related content surveillance authorized by the FISC—remain highly 10 classified, and the meta data activities have never been acknowledged by the United States and 11 likewise remain highly classified. 12 CTS//SI (TSP//OC/NF) In addition, Plaintiffs allege that Verizon and 4. 13 AT&T have cooperated in the alleged dragnet program. See Amended Compl. ¶ 5-8. Neither 14 company assisted with the alleged dragnet program, because no such dragnet exists. 15 16 17 18 19 the disclosure of 20 would cause exceptionally grave damage to the national security. 21 5. (TS//SI-**FFSP#OC/NF**) Accordingly, the protection of the classified 22 information put at risk by this case, including the following, is vital to the national security of the 23 United States: (1) any information that would tend to confirm or deny whether particular 24 CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER

DIRECTOR, NATIONAL SECURITY AGENCY

CASE NO. 07-693; MDL NO. 06-1791

	TOP SECRET//COMINT		
ì	individuals such as the named Plaintiffs have been subject to any NSA intelligence activities;		
2	(2) information about NSA intelligence activities, including facts demonstrating that the TSP		
3	was limited to al Qaeda-related international communications and was not a content surveillanc		
4	dragnet as Plaintiffs allege; (3) facts that would tend to confirm or deny the existence of the		
5	NSA's meta data activities, and any information about those activities; and (4) the fact that		
б	Any		
7	disclosure or official confirmation of this information would cause exceptionally grave damage		
8	to the national security.		
9	6. (U) For these reasons, as set forth further below, the state secrets and statutory		
10	privilege assertions that the DNI and I are making should be upheld and the information		
11	described in this declaration should be protected from disclosure. I also believe that any further		
12	litigation of this case poses exceptionally grave risks to the national security.		
13	(U) Table of Contents		
14	7. (TS//SI- (TSP//OC/NF) To facilitate the Court's review, this		
15	declaration is organized as follows:		
16	I. Introduction		
17	II. Summary		
18	III. Classification of Declaration		
19	IV. Background Information		
20	A. The National Security Agency		
21	B. September 11, 2001 and the Continuing al Qaeda Threat		
22	V. Information Protected by Privilege		
23	VI. Description of Information Subject to Privilege and the Harm of Disclosure		
24	CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791		
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		-	TOP SECRET//COMINT: //TSP//ORCON/NOFORN//MR
1		A.	Information That May Tend to Confirm or Deny Whether or Not the Plaintiffs Have Been Subject to Any Alleged NSA Activities That May Be at Issue in This
2			Matter
3			1.
4			2.
5			3. Harm of Disclosure
6		B.	Information Concerning NSA Activities, Sources, and Methods, and the Harm of Disclosure
8			Information Concerning Plaintiffs' Allegations of a Content Surveillance "Dragnet"
9 -			2. Additional Classified Information Concerning the TSP
10			3. Information Concerning Meta Data Activities
11			4. Information Demonstrating the Success of TSP and Meta Data Activities
12			5. Information Concerning the FISC Orders
13 14		C.	Information That May Tend to Confirm or Deny Whether Verizon/MCI and/or AT&T Has Assisted the NSA with the Alleged Intelligence Activities, and the
15	VII.	Risks	of Allowing Litigation to Proceed
16	VIII.	Summ	nary and Conclusion
17			III. (U) Classification of Declaration
18		8.	-(S)-This declaration is classified TOP SECRET//COMINT-
19			/TSP//ORCON/NOFORN//MR pursuant to the standards in Executive Order No.
20	12958	, as ame	ended by Executive Order No. 13292. Under Executive Order No. 12958,
21	inform	nation is	s classified "TOP SECRET" if unauthorized disclosure of the information
22	reason	ably co	ould be expected to cause exceptionally grave damage to the national security of the
23	United	l States:	; "SECRET" if unauthorized disclosure of the information reasonably could be
24	DIREC1	TOR, NAT	CLARATION OF LT. GEN. KEITH B. ALEXANDER NONAL SECURITY AGENCY 3; MDL NO. 06-1791
		,	TOP SECRET//COMINT //TSP//ORCON/NOFORN//MR

TOP SECRET//COMINT //TSP//ORCON/NOFORN//MR

expected to cause serious damage to national security; and "CONFIDENTIAL" if unauthorized disclosure of the information reasonably could be expected to cause identifiable damage to national security. At the beginning of each paragraph of this declaration, the letter or letters in parentheses designate(s) the degree of classification of the information the paragraph contains. When used for this purpose, the letters "U," "C," "S," and "TS" indicate respectively that the information is either UNCLASSIFIED, or is classified CONFIDENTIAL, SECRET, or TOP SECRET.

9. (8) Additionally, this declaration also contains Sensitive Compartmented Information (SCI), which is "information that not only is classified for national security reasons as Top Secret, or Confidential, but also is subject to special access and handling requirements because it involves or derives from particularly sensitive intelligence sources and methods." 28 C.F.R. § 17.18(a). Because of the exceptional sensitivity and vulnerability of such information, these safeguards and access requirements exceed the access standards that are normally required for information of the same classification level. Specifically, this declaration references communications intelligence (COMINT), also referred to as special intelligence (SI), which is a subcategory of SCI. COMINT or SI identifies SCI that was derived from exploiting cryptographic systems or other protected sources by applying methods or techniques, or from intercepted foreign communications.

CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

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//TSP//OC/NF) This declaration also contains information

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related to or derived from the Terrorist Surveillance Program (TSP), a controlled access signals intelligence program authorized by the President in response to the attacks of September 11, 2001. Although the President publicly acknowledged the existence of the TSP in December 2005, details about the program remain highly classified and strictly compartmented.

Information pertaining to this program is denoted with the special marking "TSP" and requires more restrictive handling.

11. (S) In addition to the fact that classified information contained herein may not be revealed to any person without authorization pursuant to Executive Order 12958, as amended, this declaration contains information that may not be released to foreign governments, foreign nationals, or non-U.S. citizens without permission of the originator and in accordance with DNI policy. This information is labeled "NOFORN." The "ORCON" designator means that the originator of the information controls to whom it is released. Finally, this document is marked Manual Review ("MR") indicating that it is not subject to automatic declassification at any specific date.

CLASSIFIED DECLARATION OF LT, GEN, KEITH B, ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

IV. (U) Background Information

disseminate signals intelligence (SIGINT) information, of which COMINT is a significant

the support of military operations; (2) to conduct information security activities; and (3) to

subset, for (a) national foreign intelligence purposes, (b) counterintelligence purposes, and (c)

(TS//SI) Signals intelligence (SIGINT) consists of three subcategories:

(1) communications intelligence (COMINT); (2) electronic intelligence (ELINT); and (3) foreign

instrumentation signals intelligence (FISINT). Communications intelligence (COMINT) is

defined as "all procedures and methods used in the interception of communications and the

U.S.C. § 798. COMINT includes information derived from the interception of foreign and

obtaining of information from such communications by other than the intended recipients." 18

international communications, such as voice, facsimile, and computer-to-computer information

Electronic intelligence (ELINT) is technical intelligence information derived from

foreign non-communications electromagnetic radiations except atomic detonation or radioactive

sources-in essence, radar systems affiliated with military weapons platforms (e.g., anti-ship) and

civilian systems (e.g., shipboard and air traffic control radars). Foreign instrumentation signals

intelligence (FISINT) is derived from non-U.S. aerospace surfaces and subsurface systems which

(U) The NSA was established by Presidential Directive in 1952 as a separately

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A. (U) Background on The National Security Agency

conduct operations security training for the U.S. Government.

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4 organized agency within the Department of Defense. Under Executive Order 12333, § 1.12(b), 5 as amended, the NSA's cryptologic mission includes three functions: (1) to collect, process, and

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conveyed via a number of means

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24 CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

may have either military or civilian applications.

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- effective unified organization to conduct SIGINT activities set forth in Executive Order No.

 12333, § 1.12(b), as amended. In performing its SIGINT mission, NSA has developed a sophisticated worldwide SIGINT collection network that acquires, among other things, foreign and international electronic communications and related information. The technological infrastructure that supports the NSA's foreign intelligence information collection network has taken years to develop at a cost of billions of dollars and untold human effort. It relies on sophisticated collection and processing technology.
- 15. (U) There are two primary reasons for gathering and analyzing foreign intelligence information. The first, and most important, is to gain information required to direct U.S. resources as necessary to counter external threats. The second reason is to obtain information necessary to the formulation of U.S. foreign policy. Foreign intelligence information provided by the NSA is thus relevant to a wide range of important issues, including military order of battle; threat warnings and readiness; arms proliferation; international terrorism; and foreign aspects of international narcotics trafficking.
- 16. (S) The NSA's ability to produce foreign intelligence information depends on its access to foreign and international electronic communications. Foreign intelligence produced by COMINT activities is an extremely important part of the overall foreign intelligence information available to the United States and is often unobtainable by other means. Public disclosure of either the capability to collect specific communications or the substance of the information derived from such collection itself can easily alert targets to the vulnerability of their communications. Disclosure of even a single communication holds the potential of revealing intelligence collection techniques that are applied against targets around the world. Once alerted,

CLASSIFIED DECLARATION OF LT. GÉN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

TOP SECRET//COMINT //TSP//ORCON/NOFORN//MR

targets can frustrate COMINT collection by using different or new encryption techniques, by disseminating disinformation, or by utilizing a different communications link. Such evasion techniques may inhibit access to the target's communications and therefore deny the United States access to information crucial to the defense of the United States both at home and abroad. COMINT is provided special statutory protection under 18 U.S.C. § 798, which makes it a crime to knowingly disclose to an unauthorized person classified information "concerning the communication intelligence activities of the United States or any foreign government."

B. (U) September 11, 2001 and the al Qaeda Threat.

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17. (U) On September 11, 2001, the al Qaeda terrorist network launched a set of coordinated attacks along the East Coast of the United States. Four commercial jetliners, each carefully selected to be fully loaded with fuel for a transcontinental flight, were hijacked by al Qaeda operatives. Those operatives targeted the Nation's financial center in New York with two of the jetliners, which they deliberately flew into the Twin Towers of the World Trade Center. Al Qaeda targeted the headquarters of the Nation's Armed Forces, the Pentagon, with the third jetliner. Al Qaeda operatives were apparently headed toward Washington, D.C. with the fourth jetliner when passengers struggled with the hijackers and the plane crashed in Shanksville, Pennsylvania. The intended target of this fourth jetliner was most evidently the White House or the Capitol, strongly suggesting that al Qaeda's intended mission was to strike a decapitation blow to the Government of the United States—to kill the President, the Vice President, or Members of Congress. The attacks of September 11 resulted in approximately 3,000 deaths the highest single-day death toll from hostile foreign attacks in the Nation's history. In addition, these attacks shut down air travel in the United States, disrupted the Nation's financial markets and government operations, and caused billions of dollars of damage to the economy.

CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY
CASE NO. 07-693; MDL NO. 06-1791

TOP SECRET//COMINT

reason of the terrorist attacks at the World Trade Center, New York, New York, and the Pentagon, and the continuing and immediate threat of further attacks on the United States." Proclamation No. 7463, 66 Fed. Reg. 48199 (Sept. 14, 2001). The United States also immediately began plans for a military response directed at al Qaeda's training grounds and haven in Afghanistan. On September 14, 2001, both Houses of Congress passed a Joint Resolution authorizing the President "to use all necessary and appropriate force against those nations, organizations, or persons be determines planned, authorized, committed, or aided the terrorist attacks" of September 11. Authorization for Use of Military Force, Pub. L. No. 107-40 § 21(a), 115 Stat. 224, 224 (Sept. 18, 2001) ("Cong. Auth."). Congress also expressly acknowledged that the attacks rendered it "necessary and appropriate" for the United States to exercise its right "to protect United States citizens both at home and abroad," and acknowledged in particular that "the President has authority under the Constitution to take action to deter and prevent acts of international terrorism against the United States." *Id.* pmbl.

19. (U) As the President made clear at the time, the attacks of September 11 "created a state of armed conflict." Military Order, § 1(a), 66 Fed. Reg. 57833, 57833 (Nov. 13, 2001). Indeed, shortly after the attacks, NATO took the unprecedented step of invoking article 5 of the North Atlantic Treaty, which provides that an "armed attack against one or more of [the parties] shall be considered an attack against them all." North Atlantic Treaty, Apr. 4, 1949, art. 5, 63 Stat. 2241, 2244, 34 U.N.T.S. 243, 246. The President also determined that al Qaeda terrorists "possess both the capability and the intention to undertake further terrorist attacks against the United States that, if not detected and prevented, will cause mass deaths, mass injuries, and massive destruction of property, and may place at risk the continuity of the operations of the

CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

TOP-SECRET//COMINT

/TSP//ORCON/NOFORN//MR

United States Government," and he concluded that "an extraordinary emergency exists for national defense purposes." Military Order, § 1(c), (g), 66 Fed. Reg. at 57833-34.

- States found itself immediately propelled into a worldwide war against a network of terrorist groups, centered on and affiliated with al Qaeda, that possesses the evolving capability and intention of inflicting further catastrophic attacks on the United States. That war is continuing today, at home as well as abroad. Moreover, the war against al Qaeda and its allies is a very different kind of war, against a very different enemy, than any other war or enemy the Nation has previously faced. Al Qaeda and its supporters operate not as a traditional nation-state but as a diffuse, decentralized global network of individuals, cells, and loosely associated, often disparate groups, that act sometimes in concert, sometimes independently, and sometimes in the United States, but always in secret—and their mission is to destroy lives and to disrupt a way of life through terrorist acts. Al Qaeda works in the shadows; secrecy is essential to al Qaeda's success in plotting and executing its terrorist attacks.
- 21. (TS://SI://NF) The In Camera Declaration of Michael McConnell, Director of National Intelligence, details the particular facets of the continuing al Qaeda threat and, thus, the exigent need for the NSA intelligence activities described here. The NSA activities are directed at that threat.

Global telecommunications networks, especially the Internet, have developed in recent years into a loosely interconnected system—a network of networks—that is ideally suited for the secret communications needs of loosely affiliated terrorist cells. Hundreds of Internet service

CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

TOP SECRET//COMINT

TOP-SECRET//COMINT /TSP//ORCON/NOFORN//MR-

States. Communications intelligence often is the only means we have to learn the identities of particular individuals who are involved in terrorist activities and the existence of particular terrorist threats. Second, at the same time that communications intelligence is more important than ever, the decentralized, non-hierarchical nature of the enemy and their sophistication in exploiting the agility of modern telecommunications make successful communications intelligence more difficult than ever.

C. (U) NSA Activities Critical to Meeting al Queda Threat.

24. (TS//SI-WATSP//OC/NF) To meet these challenges and to help detect and prevent another catastrophic terrorist attack within the United States, the NSA has utilized a number of critically important intelligence tools. One such tool was the Terrorist Surveillance Program, which the President authorized specifically to detect and prevent al Qaeda-related terrorist attacks within the United States. Pursuant the TSP, the NSA was authorized to intercept the content⁴ of telephone and Internet communications for which there were reasonable grounds to believe that (1) such communication originated or terminated outside the United States, and (2) a party to such communication was a member or agent of al Qaeda or an affiliated terrorist organization.⁵

See In Camera, Ex Parte Classified Declaration of Lt. Gen. Keith B. Alexander at CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

TOP SECRET//COMINT

⁴ (TS//SI/TSP//OC/NF) The term "content" is used herein to refer to the substance, meaning, or purport of a communication, as defined in 18 U.S.C. § 2510(8), as opposed to the type of addressing or routing information referred throughout this declaration as "meta data."

October 4, 2001, and was reauthorized approximately every 30-60 days throughout the existence of the program. The Presidential documents authorizing the TSP also contained the authorizations for the meta data activities described herein. The Presidential authorizations, moreover, evolved over time, and during certain periods authorized other activities (this declaration is not intended to and does not fully describe the President's authorizations and the differences in those authorizations over time).

TOP SECRET//COMINT

	TOP SECRET//COMINT //TSP//ORCON/NOFORN//MR
]	25. (TS://SI://TSP://OC/NF) On January 10, 2007, the FISA Court issued two ord
2	authorizing the Government to conduct certain electronic surveillance that had been occurris
3	under the TSP. As explained more fully below, see Section VI.B.5, infra, the orders consist
4	а
5	and a Foreign Telephone and Email Order, which authoriz
6	inter alia, electronic surveillance of telephone and Internet communications carried over
7	particularly listed facilities when the Government determines that there is probable cause to
8	believe that (1) one of the communicants is a member or agent of al Qaeda or an associated
9	terrorist organization, and (2) the communication is to or from a foreign country (i.e., a one-
10	foreign communication to or from the United States). The telephone numbers and email
11	addresses to be targeted under the Foreign Telephone and Email Order were further limited
12	those that the NSA reasonably believes are being used by persons outside the United States.
13	26. (TS://TSP://OC/NF) In light of these intervening FISA Court orders, any
14	electronic surveillance that was occurring as part of the TSP is now being conducted subject
15	the approval of the FISA Court, and the President determined not to reauthorize the TSP. A
16	described further in Section VI.B.5, infra, and as the United States notified this Court on Ap
17	2007, a Judge of the FISA Court recently
18	declined to adopt the Government's interpretation of FISA underlying the application for the
19	Foreign Telephone and Email Order. The initial authorization to conduct surveillance under
20	

25. (TS//SI/TSP//OC/NF) On January 10, 2007, the FISA Court issued two orders zing the Government to conduct certain electronic surveillance that had been occurring ne TSP. As explained more fully below, see Section VI.B.5, infra, the orders consisted of

26. (TSH/SH/TSP/OCANF) In light of these intervening FISA Court orders, any ic surveillance that was occurring as part of the TSP is now being conducted subject to roval of the FISA Court, and the President determined not to reauthorize the TSP. As ed further in Section VI.B.5, infra, and as the United States notified this Court on April 9, Judge of the FISA Court recently to adopt the Government's interpretation of FISA underlying the application for the Telephone and Email Order. The initial authorization to conduct surveillance under the

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¶ 62, MDL No. 06-1791-VRW (N.D. Cal.) (relating to all actions against the MCI and Verizon Defendants) (submitted Apr. 20, 2007).

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> CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

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-TOP SECRET//COMINT-//TSP//ORCON/NOFORN//MR-Foreign Telephone and Email Order, however, has been extended through May 31, 2007. 1 2 Further proceedings before the FISA Court are ongoing, and the TSP has not been reauthorized. **FERRIFICATION** In addition to the TSP, the NSA also collects 3 27. -(TS//SI-4 non-content communication information known as "meta data." Specifically, after the 9/11 5 attacks, the President authorized the NSA to collect bulk meta data related to telephony 6 communications for the purpose of conducting targeted analysis to 7 Telephony meta data is information derived from call detail records that reflect noncontent information such as the date, time, and duration of telephone calls, as well as the phone 8 9 numbers used to place and receive the calls. 10 since May 2006 certain telecommunication providers have been required by an order of the FISA Court to produce to the NSA on a daily basis all 11 telephony meta data that they create ("FISC Telephone Records Order").6 Although this 12 collection is broad in scope, 7 the NSA queries the data solely with identified telephone numbers 13 14 for which there are facts giving rise to a reasonable, articulable suspicion that the number is Historically, only a tiny fraction 15 associated with 16 17 of telephony meta data records collected by the NSA has actually been presented to a trained 18 ⁶ (TS//SL//OC/NF) The FISC Telephone Records Order has been reauthorized 19 approximately every 90 days since it was first issued. 20 TSP//OC/NF) 21 22 TSP//OC/NF) Even before the FISC issued its Telephone Records 23 Order, the NSA operated under very similar requirements for accessing the meta data collected pursuant to the President's authorization. CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791 TOP SECRET//COMINT TSP//ORCON/NOFORN//MR

TOP SECRET//COMINT-YTSP//ORCON/NOFORN//MRprofessional for analysis. While the vast majority of records are thus never viewed by a human 1 2 at the NSA, it is still necessary to collect the meta data in bulk in order to utilize sophisticated 3 analytical tools for tracking the contacts Telephony meta data collection and analysis are highly valuable tools for tracking 4 5 terrorists and are therefore highly classified and strictly compartmented. 6 28. (TS//SI //TSP//OC/NF) In addition, since the 9/11 attacks, the NSA 7 has collected bulk meta data related to Internet communications. Internet meta data is header/router/addressing information, such as the "to," "from," "cc," and "bcc" lines, as opposed 8 to the body or "re" lines, of a standard email. The collection of Internet meta data in bulk was 10 conducted pursuant to Presidential authorization from October 2001 and since 11 July 2004 it has been conducted pursuant to an Order of the Foreign Intelligence Surveillance 12 Court authorizing the use of a pen register and trap and trace device ("FISC Pen Register 13 Order"). See 18 U.S.C. § 3127 (defining "pen register" and "trap and trace device"). Pursuant to 14 the FISC Pen Register Order, which has been reauthorized approximately every 90 days since it 15 was first issued, the NSA is authorized to collect, in bulk, meta data associated with electronic 16 communications on the Internet.9 17 18 19 20 Although the NSA collects email meta data in 21 9 (TS//SI//OC/NO) 22 23 24 CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791 TOP SECRET//COMINT /TSP//ORCON/NOFORN//MR

TOP SECRET//COMINT TSP/ORCON/NOFORN/MR bulk it is only authorized to query the archived meta data using email 1 addresses for which there are facts giving rise to a reasonable, articulable suspicion that the email 2 3 address is associated with (similar restrictions were in place under the Presidential authorization). As with bulk telephony meta data collection, and 4 5 as the FISA Court specifically recognized in finding the bulk Internet meta data collection consistent with the First and Fourth Amendments, the collection of the data in bulk is necessary 6 7 to allow the NSA to use critical and unique analytical capabilities to track the contacts (even 8 retrospectively) of known terrorists. Like telephony meta data 9 activities, Internet meta data collection and analysis are highly valuable tools for protecting the 10 United States from attack, and, accordingly, information pertaining to those activities is highly 11 classified and strictly compartmented. 12 29. TSP/OC/NY 13 14 15 16 17 18 19 20 21 22 23 24 CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

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TOP SECRET//COMINT //TSP//ORCON/NOFORN//MR 30. (TS//SI//TSP//OC/NF) 1 2 3 4 5 6 7 8 9 10 11 On July 14, 2004, the FISC issued the Pen Register Order, 12 13 restoring the bulk collection of Internet meta data as described above. 14 V. (U) Information Protected by Privilege 15 31. (U) As set forth further below, the following categories of information are subject 16 to the DNI's assertion of the state secrets privilege and statutory privilege under the National 17 Security Act, as well as my assertion of the NSA privilege: 18 10 FRANCHITESPHOCINE 19 (TS//SI//TSP//OC/NF) As noted, the President reauthorized the TSP, as well as the 20 Internet and telephony meta data activities, approximately every 30-60 days, and each time he did so in a single document covering all three activities (and, at times, other activities). See n.5, 21 supra. 22 12 (TS//SI//TSP//OC/NF) 23 24 CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791 TOP SECRET//COMINT /TSP//ORCON/NOFORN//MR-

TOP SECRET//COMINT- /TSP//ORCON/NOFORN//MR

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- A. (U) Information that may tend to confirm or deny whether the Plaintiffs have been subject to any alleged NSA intelligence activity that may be at issue in this matter; and
- B. (U) Information concerning NSA intelligence activities, sources, or methods, including:
 - (1) (U) Information concerning the scope and operation of the Terrorist Surveillance Program, including information that may be needed to demonstrate that the TSP was limited to one-end foreign al Qaeda-related communications and that the NSA does not otherwise engage in the content surveillance dragnet that the Plaintiffs allege; and
 - (2) (U) Any other information concerning NSA intelligence activities, sources, or methods that would be necessary to adjudicate the Plaintiffs' claims, including, to the extent applicable, information that would tend to confirm or deny whether the NSA collects large quantities of communication records information; and
- C. (U) Information that may tend to confirm or deny whether Verizon/MCI, AT&T, or any other telecommunications carrier has assisted the NSA with the alleged intelligence activities.

VI. (U) Description of Information Subject to Privilege and the Barm of Disclosure

- A. (U) Information That May Tend to Confirm or Deny Whether the Plaintiffs Have Been Subject to Any Alleged NSA Activities That May Be at Issue in This Matter
- 32. (U) The first category of information as to which I am supporting the DNI's assertion of privilege, and asserting the NSA's own statutory privilege, concerns information as to whether particular individuals, including the named Plaintiffs in this lawsuit, have been subject to alleged NSA intelligence activities. As set forth below, confirmation or denial of such information would cause exceptionally grave harm to national security.

CLASSIFIED DECLARATION OF LT. GEN, KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-179) (TS//SL/TSP//OC/NF) The named Plaintiffs in this action---Virginia Shubert,

Internet communications were subject to "unlawful interception, search and seizure, and

electronic surveillance," Amended Compl. ¶ 87, in connection with a program of "dragnet"

surveillance that captures the contents of "virtually every telephone, internet and/or email

communication that has been sent from or received within the United States since 2001,"

id. ¶¶ 1, 4. The NSA does not engage in the "dragnet" program that Plaintiffs allege,

1. (TS//SI//TSP//OC/NF)

Noha Arafa, Sarah Dranoff, and Hilary Botein—allege that the contents of their telephone and

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CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

TOP SECRET//COMINT

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	TOP SECRET//COMINT: YTSP//ORCON/NOFORN//MR
2.	(TS//SI//OC/NF)
34	(TS//SI (OC/NF)
3.	(U) Harm of Disclosure
35	6. (TS//SI//TSP//OC/NF)
	First, as a matter of course, the NSA cannot publicly of
	hether any individual is subject to the surveillance activities described herein, be
	would tend to reveal actual targets. For example, if the NSA were to confirm in t
ase and o	others that specific individuals are not targets of surveillance, but later refuse to
14	(TS//SI /OC/NF)
	The sector was a
IRECTOR.	D DECLARATION OF LT, GEN. KEITH B. ALEXANDER . NATIONAL SECURITY AGENCY 17-693; MDL NO. 06-1791
	TOP SECRET//COMINT

TOP SECRET//COMINT- //TSP//O

comment (as it would have to) in a case involving an actual target, a person could easily deduce by comparing such responses that the person in the latter case is a target. The harm of revealing targets of foreign intelligence surveillance should be obvious. If an individual knows or suspects he is a target of U.S. intelligence activities, he would naturally tend to alter his behavior to take new precautions against surveillance.

who is not a target would indicate who has avoided surveillance and who may be a secure

he is not under surveillance, to help a hostile foreign adversary convey information;

VOC/NF)

channel for communication. Such information could lead a person, secure in the knowledge that

alternatively, such a person may be unwittingly utilized or even forced to convey information

through a secure channel. Revealing which channels are free from surveillance and which are

not would also reveal sensitive intelligence methods and thereby could help any adversary evade

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detection.

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CLASSIFIED DECLARATION OF LT GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

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In addition, revealing

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CASE NO. 07-693; MDL NO. 06-1791

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large quantities of communication records information. As set forth below, the disclosure of such information would cause exceptionally grave harm to national security.

- 1. (U) Information Concerning Plaintiffs' Allegations of a Content Surveillance "Dragnet."
- 39. (U) In December 2005, President Bush explained that, after the September 11 attacks, he authorized the NSA to intercept the content of certain communications for which there are reasonable grounds to believe that (1) such communication originated or terminated outside the United States, and (2) a party to such communication is a member or agent of al Queda or an affiliated terrorist organization. The President stated at the time that this activity, now referred to as the Terrorist Surveillance Program, did not involve the collection of purely domestic communications, or international communications with no al Qaeda connection, and these facts were reiterated publicly by the Attorney General and then-Deputy Director of National Intelligence. Nonetheless, I am advised that the Plaintiffs have alleged that, pursuant to a secret NSA program, "virtually every telephone, internet and/or email communication that has been sent from or received within the United States since 2001 has been (and continues to be) searched, seized, intercepted, and subjected to surveillance without a warrant, court order or any other lawful authorization." Amended Compl. ¶ 1. As the President made clear in describing the limited scope of the TSP, such allegations of a content surveillance dragnet are false. But if the NSA had to demonstrate in this case that the TSP was limited as the President stated, and not a dragnet as the Plaintiffs claim, and that the NSA does not otherwise engage in the dragnet that Plaintiffs allege, sensitive and classified facts about the operation of the TSP and NSA intelligence activities would have to be disclosed.
- 40. (TS://SI:/TSP://OC/NF) The privileged information that must be protected from disclosure includes the following classified details demonstrating the limited nature of the TSP. CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

TOP SECRET//COMINT //TSP//ORCON/NOFORN//MR

1 First, interception of the content of communications under the TSP was triggered by a range of 2 information, including sensitive foreign intelligence, obtained or derived from various sources 3 indicating that a particular phone number or email address is reasonably believed by the U.S. 4 Intelligence Community to be associated with a member or agent of al Qaeda or an affiliated 5 terrorist organization. Professional intelligence officers at the NSA undertook a careful but 6 expeditious analysis of that information, and considered a number of possible factors, in 7 determining whether it would be appropriate to target a telephone number or email address under 8 the TSP. Those factors included whether the target phone number or email address was: 9 (1) reasonably believed by the U.S. Intelligence Community, based on other authorized 10 collection activities or other law enforcement or intelligence sources, to be used by a member or 11 agent of al Qaeda or an affiliated terrorist organization; 12 13 14 15 16 17 18 19 20 15 (TS//SI//TSP//OC/NF)

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TSP//ORCON/NOFORN//MR

	TOP SECRET//COMINT //TSP//ORCON/NOFORN//MR
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5	44. (TS//SI- //TSP//OC/NF) The NSA took specific steps in the actual TSP
6	interception process to minimize the risk that the communications of non-targets were
7	intercepted. With respect to telephone communications, specific telephone numbers identified
8	through the analysis outlined above were
9	so that the only communications
10	intercepted were those to or from the targeted number of an individual who was reasonably
11	believed to be a member or agent of al Qaeda or an affiliated terrorist organization. For Internet
12	communications, the NSA used identifying information obtained through its analysis of the
13	target, such as email addresses to target for collection the communications of
14	individuals reasonably believed to be members or agents of al Qaeda or an affiliated terrorist
15	organization. 16
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17	16 -TSUST TSPHOCINIA
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19	At no point did the NSA search the content of the communications with "key words" other than the targeted
20	selectors themselves. Rather, the NSA targeted for collection only email addresses associated with suspected members or agents of al Oaeda or attiliated
21	In addition, due to technical limitations of the hardware and software currently used, incidental
22	collection of non-target communications has occurred, and in such circumstances the NSA applies its minimization procedures to ensure that communications of non-targets are not
23	disseminated. To the extent such facts would be necessary to dispel Plaintiffs' erroneous dragnet allegations, they could not be disclosed without revealing highly sensitive intelligence methods.
24	CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-179}
	TOP SECRET//COMINT- //TSP//ORCON/NOFORN//MR .

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DIRECTOR, NATIONAL SECURITY AGENCY

CASE NO. 07-693; MDL NO. 06-1791

SP//ORCON/NOFORN//MR

(TS//SI//TSP//OC/NF) In addition to procedures designed to ensure that the TSP

was limited to the international communications of al Qaeda members and affiliates, the NSA

also took additional steps to ensure that the privacy rights of U.S. persons were protected.

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-(TS//SI//TSP//OC/NE) 46. 17 (U/FOUO) In addition, in implementing the TSP, the NSA applied the existing Legal Compliance and Minimization Procedures applicable to U.S. persons to the extent not inconsistent with the President's authorization. See United States Signals Intelligence Directive (USSID) 18. These procedures require that the NSA refrain from intentionally acquiring the communications of U.S. persons who are not the targets of its surveillance activities, that it destroy upon recognition any communications solely between or among persons in the U.S. that it inadvertently acquires, and that it refrain from identifying U.S. persons in its intelligence reports unless a senior NSA official determines that the recipient of the report requires such information in order to perform a lawful function assigned to it and the identity of the U.S. person is necessary to understand the foreign intelligence or to assess its significance.

TOP SECRET//COMINT- YTSP//ORCON/NOFORN//MR-

TSP provided far greater operational swiftness and effectiveness for identifying the al Qaeda terrorist network in the United States than the traditional procedures that had been used under the Foreign Intelligence Surveillance Act. In order to ascertain as rapidly as possible the potential al Qaeda terrorist threats facing the United States, the NSA must know not only what a foreign terrorist target says in a particular telephone or Internet intercept, but with whom that person has been communicating. To the extent individual court orders for all TSP targets could have been required in advance under traditional FISA procedures, the NSA would have been unable to target communications sent to and from new phone numbers or Internet accounts as quickly, and valuable intelligence could have been lost.

50. (TS//SL//TSP//OC/NF) As noted,

the TSP, in conjunction with meta data collection and analysis, allowed the NSA to obtain rapidly not only the content of a particular communication, but connections between that target and others who may form a web of al Qaeda conspirators. In some cases, the NSA was able to begin collection on a target phone number in to begin collection on a targeted phone number or email address. In contrast, if individual applications have to be prepared and approved through

account associated with al Qaeda, vital information could be lost in the interim. The traditional

the traditional FISA process before the NSA can target a newly identified phone number or email

account associated with at Queda, vital information could be lost in the interim. The traditions

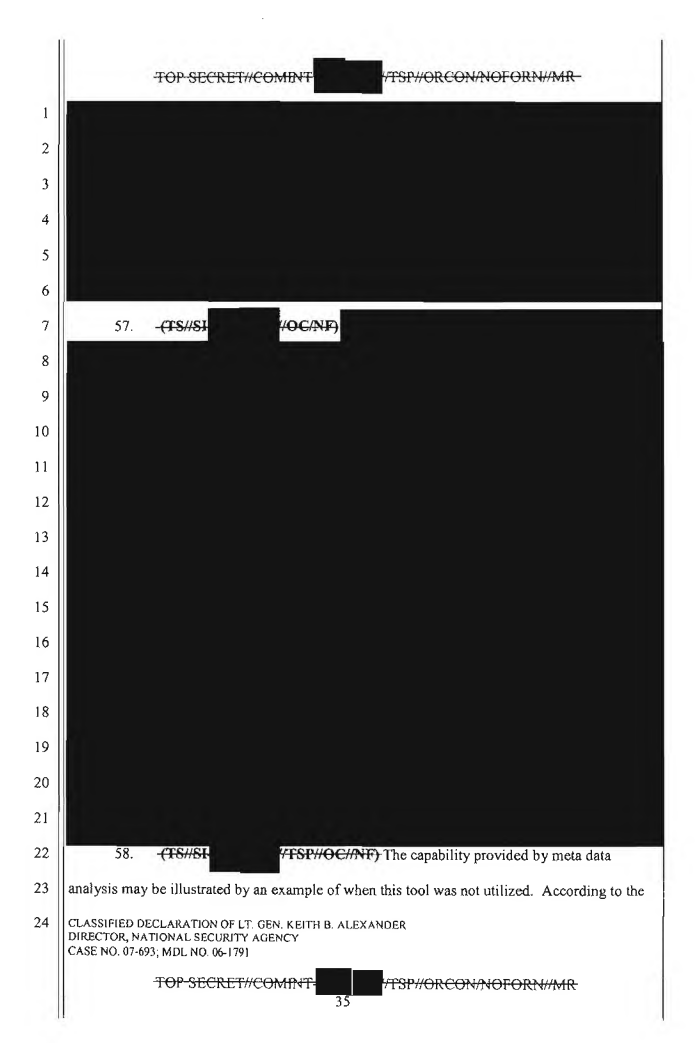
21 FISA process is a highly effective tool for many types of surveillance activities,

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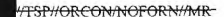
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//TSP//ORCON/NOFORN//MR

TSP//ORCON/NOFORN//MR TOP SECRET//COMINT 1 See ¶ 28, supra. 2 pursuant to the FISC Telephone Records Order, certain telecommunication companies 3 provide the NSA with bulk telephony meta data in the form of call detail records derived from 4 information kept by those companies in the ordinary course of business. See ¶ 27, supra. 5 Disclosure of the NSA's meta data collection activities, either before or after FISC authorization, 6 would cause exceptionally grave harm to national security. 7 **OCAP** In particular, the bulk collection of Internet and 8 55. CTS//SI telephony meta data allows the NSA to use critical and unique analytical capabilities to track the 10 of members or agents of contacts 11 through the use of two highly sophisticated tools known as "contact chaining" and 12 Contact-chaining allows the NSA to identify telephone numbers and email 13 addresses that have been in contact with known numbers and addresses; in 14 turn, those contacts can be targeted for immediate query and analysis as new 15 numbers and addresses are identified. Obtaining the meta data in bulk, moreover, allows the 16 NSA not only to track the contacts made by a particular telephone number or email address from 17 a certain point in time going forward, but also to trace historically the contacts made with that number or address. This tool has been highly useful in detecting previously unknown terrorist 18 19 operatives or agents for further surveillance. 20 56. -(TS//SI OC/NF) 21 22 23 CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791 TOP SECRET//COMINT



TOP SECRET//COMINT



9/11 Commission report, when Khalid al-Mihdhar, one of the 9/11 hijackers, was in the United States from January 2000 to June 2001, he telephoned the home of his wife's family in Yemen. The phone number for this home in Yemen had well-established terrorist connections 19 and was being targeted by the NSA through an overseas collection process that did not have the capability to obtain meta data to help identify the location of incoming calls. At the time, there was no FISA collection on this number, and neither the TSP program, under which the NSA targeted one-end foreign calls into the United States, nor the collection of bulk meta data, which would have allowed analysis of this number to ascertain other contact numbers, were in place. Had the Yemeni phone number been targeted using the TSP and were meta data analysis available, we should have been able to identify that al-Mihdhar was in the United States when he called the number in Yemen, which would have provided leads to investigate the matter further. Indeed, the 9/11 Commission report noted that if the FBI had known that al Mihdhar was in the United States, "investigations or interrogation of [al Mihdhar], and investigation of [his] travel and financial activities could have yielded evidence of connections to other participants in the 9/11 plot. The simple fact of [his] detention could have derailed the plan. In any case, the opportunity did not arise." Final Report of the National Commission on Terrorist Attacks Upon the United States ("9/11 Commission Report") at 272. While there is an element of hindsight to this example, and perhaps other actions could have detected al Mihdhar, the existence of the TSP and meta data activities would have provided a highly significant tool that may have proved

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(TS://SI://NF) In August 1998, the number was found in the pocket of one of the would-be Kenyan Embassy bombers, who had fled the bomb-ladened vehicle at the last minute.

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DIRECTOR, NATIONAL SECURITY AGENCY
CASE NO. 07-693; MDL NO. 06-1791

valuable in detecting the 9/11 plot.

//TSP//ORCON/NOFORN//MR 1 59. (TS//SI TSP/OC/NF) Based on my experience as Director of the 2 NSA, I believe that the meta data collection activities authorized by the President after 9/11 and 3 subsequently authorized by the FISC are among the most important intelligence tools available to the United States for protecting the Homeland from another catastrophic terrorist attack. In 4 5 my view, the NSA could not have obtained certain critical intelligence in any other way. These 6 NSA activities have given the United States unparalleled ability to understand 7 If employed on a sufficient volume of raw data, 8 contact chaining can expose and contacts that 9 were previously unknown. Meta data collection thus enables the NSA to segregate some of that 10 very small amount of otherwise undetectable but highly valuable information from the 11 overwhelming amount of other information that has no intelligence value whatsoever—in 12 colloquial terms, to find at least some of the needles hidden in the haystack. 13 14 15 16 17 18 19 20 21 22 23 Disclosure or confirmation of the NSA's bulk collection and targeted analysis 24 CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791 OP SECRET//COMINT TSP//ORCON/NOFORM

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the existence of these critical intelligence capabilities and thereby severely undermine NSA's ability to gather information concerning terrorist connections.

- 4. (TS//SI//TSP//OC/NF) Information Demonstrating the Success of the TSP and Meta Data Activities.
- 60. (TS://SI/TSP//OC/NF) Specific examples of how the TSP, in conjunction with meta data analysis, led to the development by the NSA of actionable intelligence and important counter-terrorism efforts help illustrate the effectiveness and need for the activities. To the extent that such examples would be relevant to any defense of this action, however, those examples could not be disclosed without revealing specific NSA intelligence information, sources, and methods. For instance:

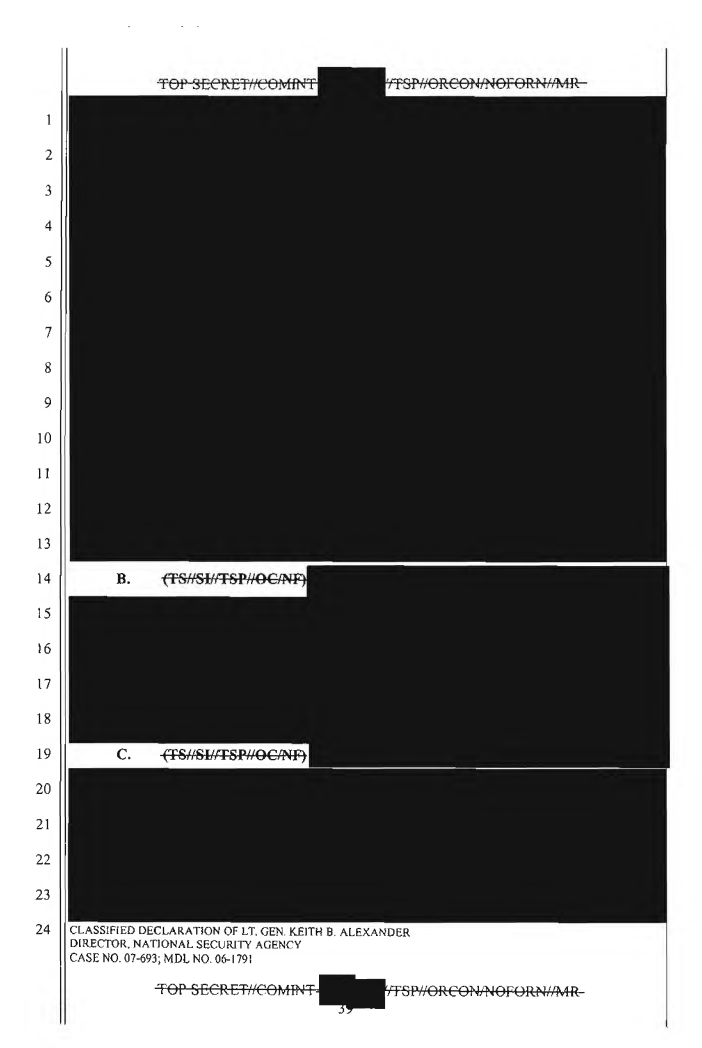
A. -(TS://SI://OC/NF) As a result of contact chaining undertaken pursuant

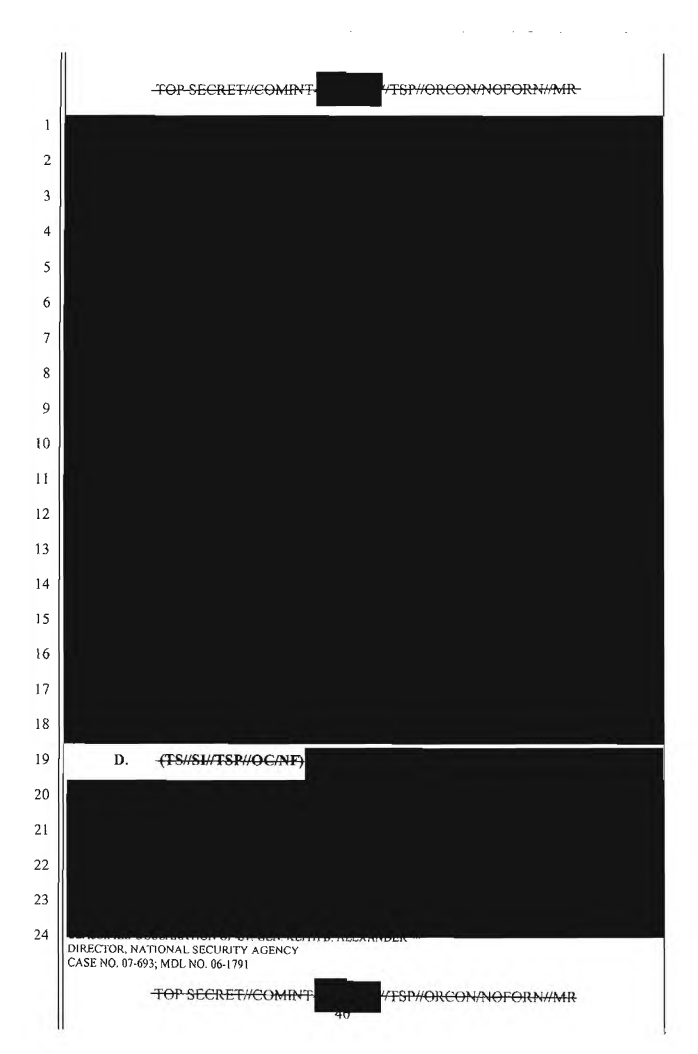
to meta data analysis, the NSA was able to discover contacts between

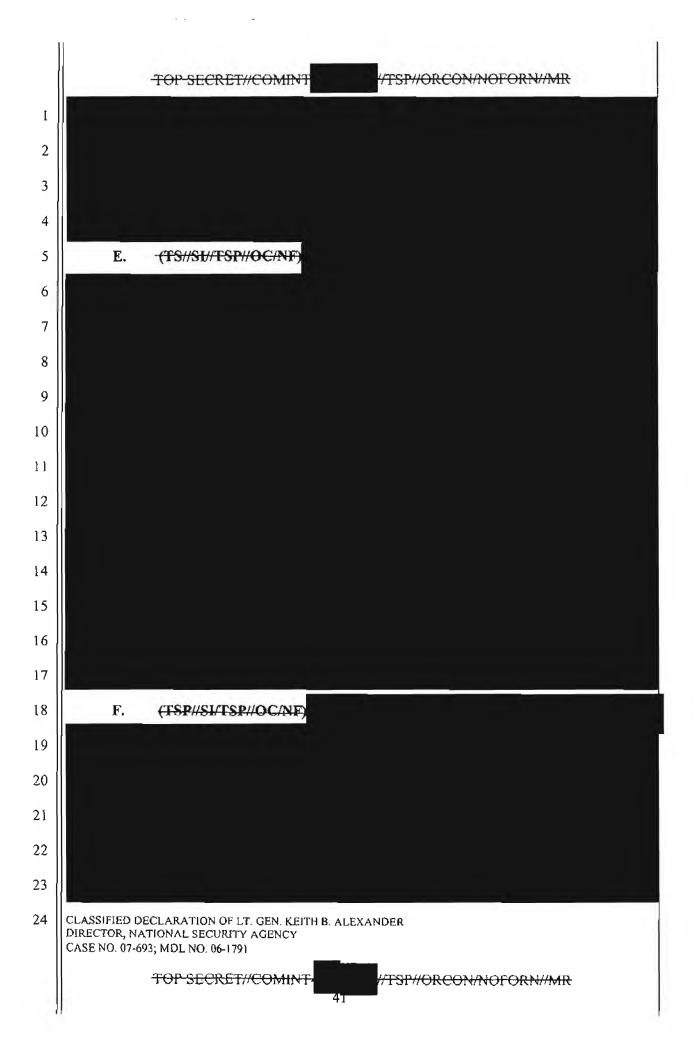
CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

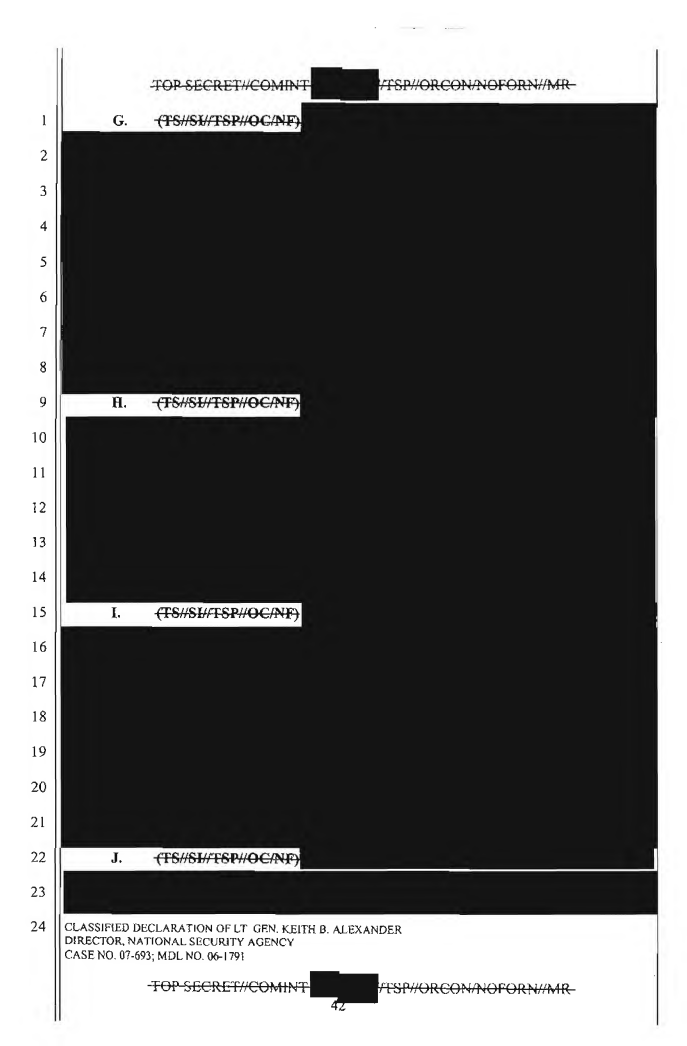
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CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER

DIRECTOR, NATIONAL SECURITY AGENCY

CASE NO. 07-693; MDL NO. 06-1791

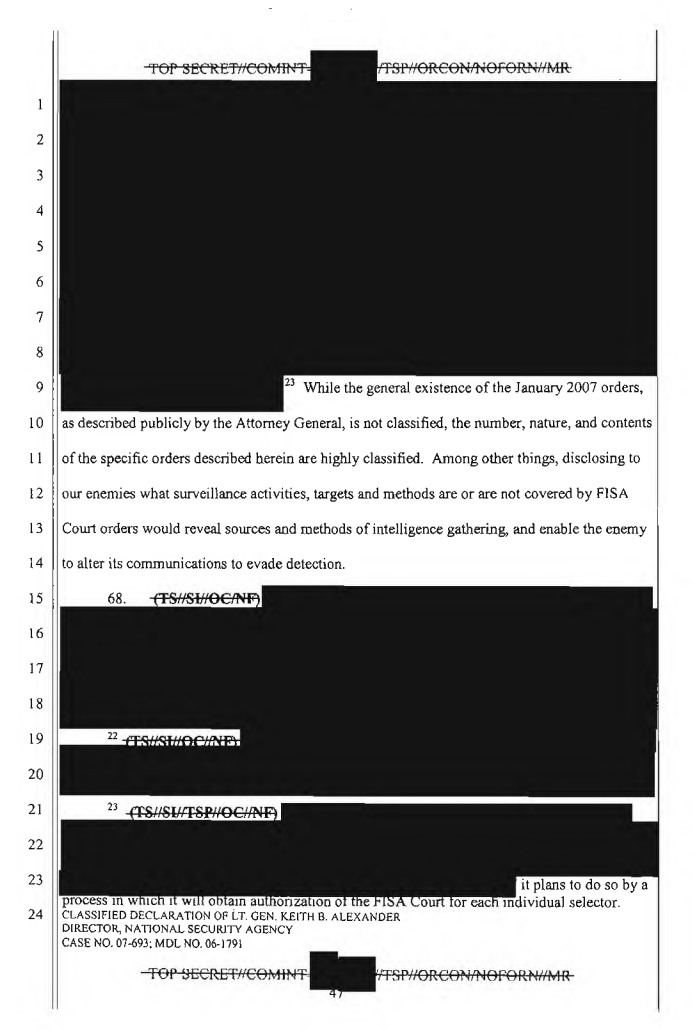
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-TOP SECRET//COMIN //TSP//ORCON/NOFORN//MR 1 authorized electronic surveillance of individuals in a manner similar to that 2 undertaken in the TSP, and President's authorization of the TSP lapsed in February 2007. 3 Information that may reveal the existence of the undisclosed FISC orders or the substance of any 4 of these orders should be protected from disclosure. 5 63. -(TS//SI OC/NF) Disclosure of information about and within the 6 FISC orders would obviously reveal intelligence sources and methods currently being utilized by 7 the NSA under Court order and, thus, would cause exceptional harm to national security. For 8 example, as discussed above, the FISC Telephone Records Order requires certain 9 telecommunication companies to produce all of their telephony meta data to the NSA on a daily 10 basis and authorizes the NSA to access its archive of collected telephony meta data only when 11 the NSA has identified a known telephone number reasonably suspected to be associated with 12 The Order also provides that a telephone number 13 believed to be used by a U.S. person shall not be regarded as associated with 14 solely on the basis of activities that are protected by the First 15 Amendment. The FISC Pen Register Order authorizes the use of a pen register and trap and 16 trace device to collect Internet meta data on similar 17 terms. Disclosure of these facts would reveal sensitive sources and methods utilized by the NSA 20 18 to obtain data utilized to track contacts of 19 ²⁰ (TS//SI- OC/NF) For this reason, the FISC Telephone Records Order and 20 FISC Pen Register Orders prohibit any person from disclosing to any other person that the NSA has sought or obtained the telephony meta data, other than to (a) those persons to whom 21 disclosure is necessary to comply with the Order; (b) an attorney to obtain legal advice or assistance with respect to the production of meta data in response to the Order; or (c) other 22 persons as permitted by the Director of the FBI or the Director's designee. The FISC Orders further provide that any person to whom disclosure is made pursuant to (a), (b), or (c) shall be 23 subject to the nondisclosure requirements applicable to a person to whom the Order is directed in the same manner as such person. CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791 TOP SECRET//COMINT /TSP//ORCON/NOFORN//MR

TOP SECRET//COMINT-//TSP//ORCON/NOFORN//MR 1 during the previous 30 days and briefly summarizing the basis for the NSA's determination that 2 the probable cause standard has been met. 3 66. (TS//SL//OC//NF) The surveillance under this new FISA Court Foreign Telephone and Email Order, which is subject to detailed minimization and oversight procedures, 4 5 was authorized for 90 days and indicated that it may be reauthorized by the FISA Court upon application by the Attorney General. The order states that, with each request for reauthorization, 6 7 the Government is required to present a list of current selectors previously reported to the FISA 8 Court that the Government intends to continue to task for collection under the reauthorization. 9 The order further indicated that, at any time, the FISA Court may request additional information 10 regarding particular selectors, and, if the Court finds that the applicable probable cause standard 11 is not met, it may direct that the surveillance under the order shall cease on the selector(s) in 12 question. This non-traditional order allowed the Government to target for collection 13 communications related to new selectors used by terrorists without 14 having to seek advance approval from the FISA Court for each individual selector. Upon the 15 initiation of the surveillance authorized under the Foreign Telephone and Email Order, the NSA 16 monitored over foreign selectors. the reporting of these initial 17 selectors occurred over a 90-day period. 18 67. -(TS//SI//TSP//OC//NF) 19 20 21 22

24 CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

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however, did not grant the Government's application to renew the

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disclosed in this case.

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outside the United States). Rather, it issued an Order and Memorandum opinion on April 3, 2007, declining to adopt the interpretation of the Foreign Intelligence Surveillance Act underlying the Government's application for the Foreign Telephone and Email Order. The Court nevertheless ordered that the Government could submit an application for a single extension of the Foreign Telephone and Email Order to May 31, 2007. The Court contemplated that an extension of surveillance authority to May 31 would allow the Government to submit an application that might permit the Court "to authorize at least part of the [requested] surveillance in a manner consistent with [its] order and opinion." On the Government's application, the Court granted a separate order issued on April 5, 2007, extending the surveillance authority granted by the Foreign Telephone and Email Order to May 31, 2007.

is working closely with the FISA Court in the hopes of developing an approach for continuing

the authorized surveillance beyond May 31, 2007, in a manner consistent with the April 3, 2007,

order of the FISA Court. The details of these orders, and targets implicated by the orders, like

the operational details and targets of the ongoing FISA Court-approved surveillance, are highly

classified. Thus, information about the nature of these recent FISC orders should not be

(TS//SI//OC//NF) The Government has reviewed the new FISA Court orders and

surveillance authority in the Foreign Telephone and Email Order (concerning surveillance

targeting telephone numbers and e-mail addresses reasonably believed to be used by persons

CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

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AT&T Has Assisted the NSA with the Alleged Intelligence Activities

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70. (U) The third major category of information as to which I am supporting the DNI's assertion of privilege, and asserting the NSA's statutory privilege, concerns information that may tend to confirm or deny whether Verizon/MCI and/or AT&T has assisted the NSA with

(U) Information That May Tend to Confirm or Deny Whether Verizon/MCI and/or

the alleged intelligence activities. As set forth below, confirmation or denial of such information

would cause exceptionally grave harm to national security.

1. (TS//SI- //OC/NF)

71. (TS//SI //TSP//OC/NF) Plaintiffs allege that they are customers of

Verizon and/or AT&T, and that those companies participate in the content surveillance dragnet that Plaintiffs allege. See Amended Compl. ¶¶ 5-8. Neither company has participated in the

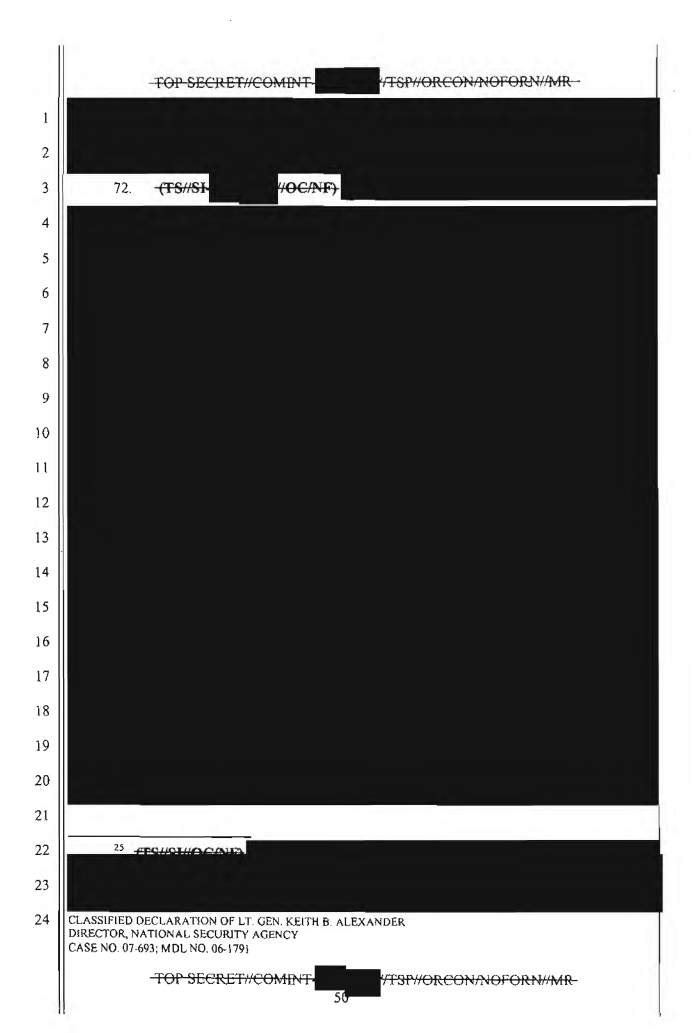
alleged dragnet, because such a program does not exist.

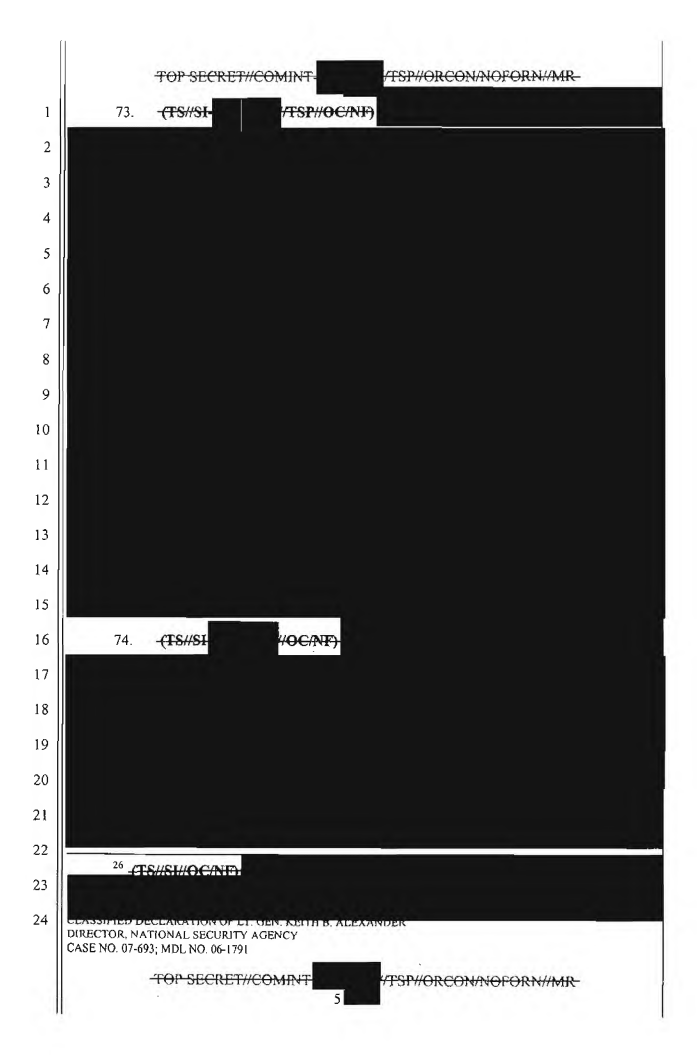
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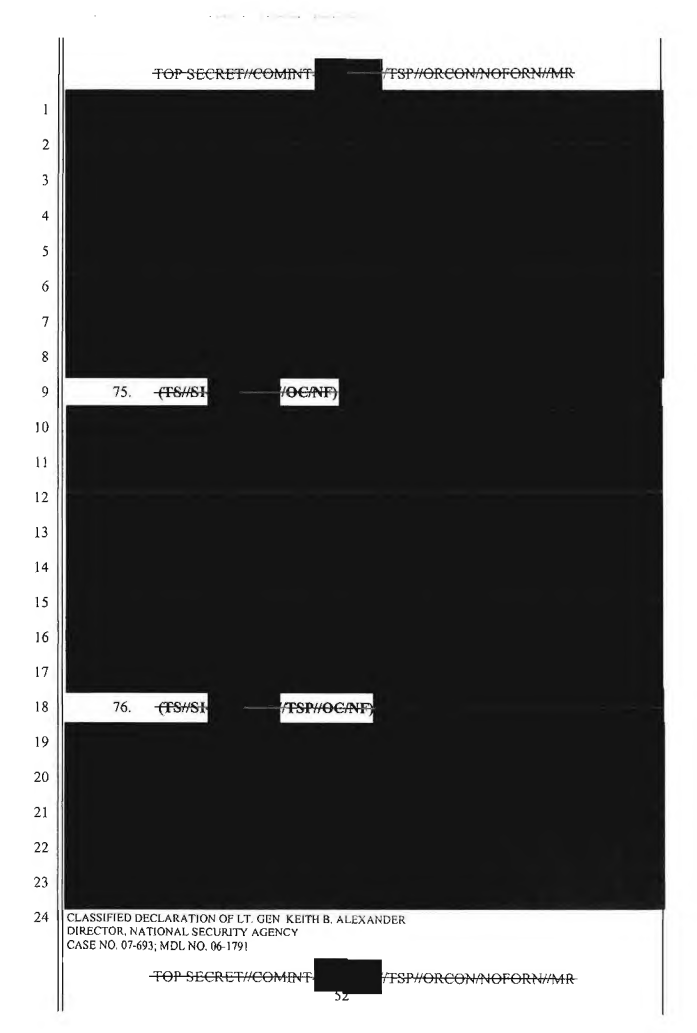
CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

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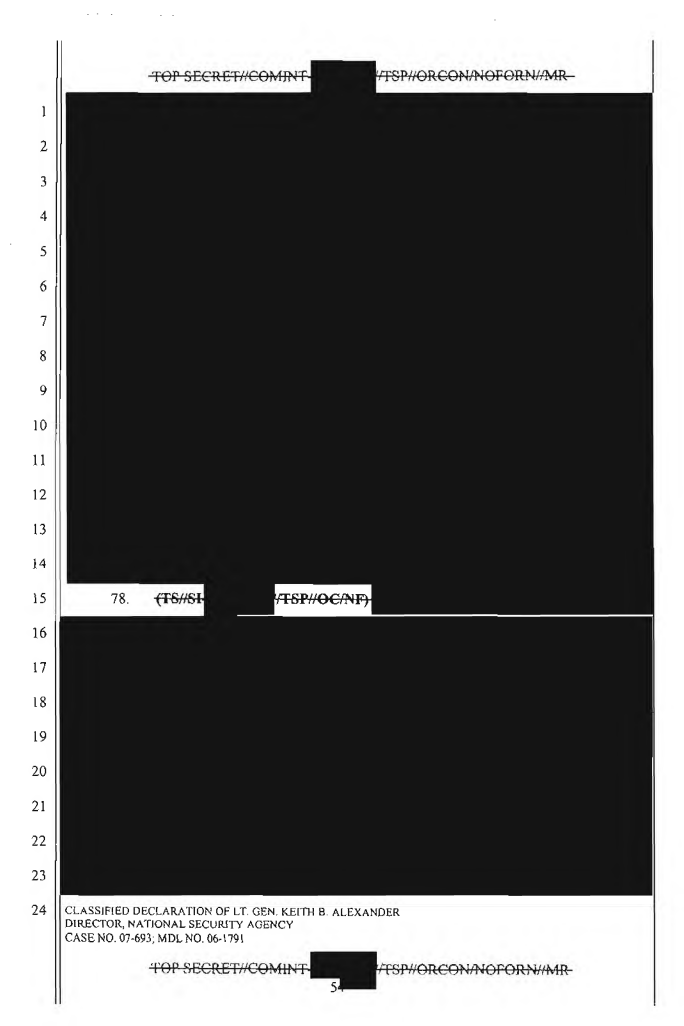
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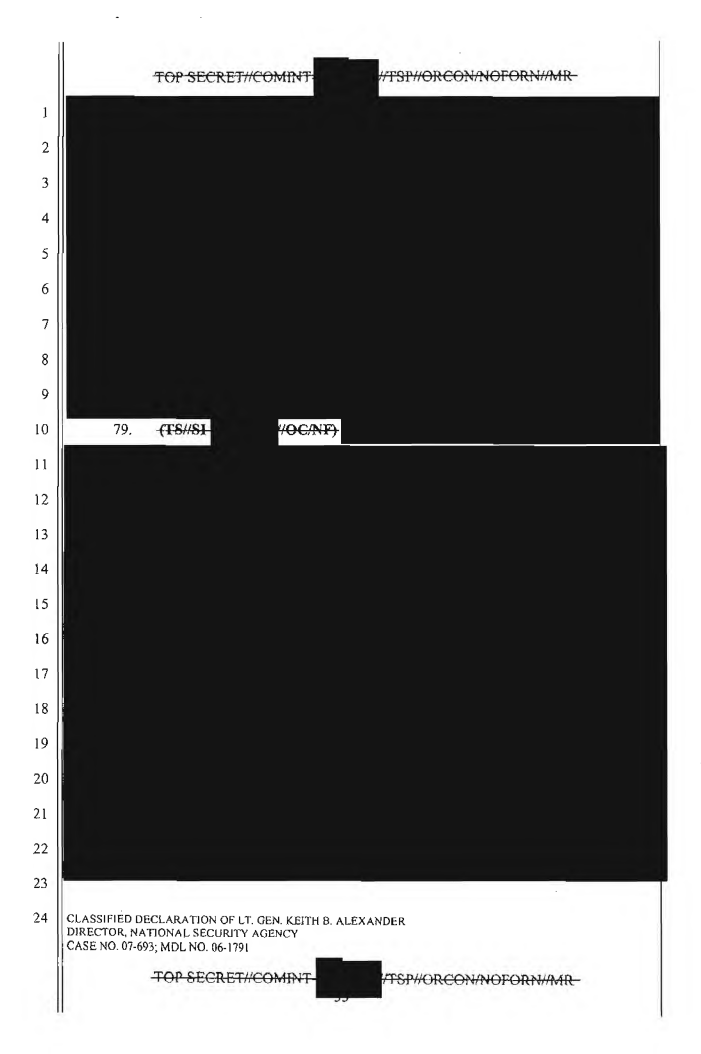


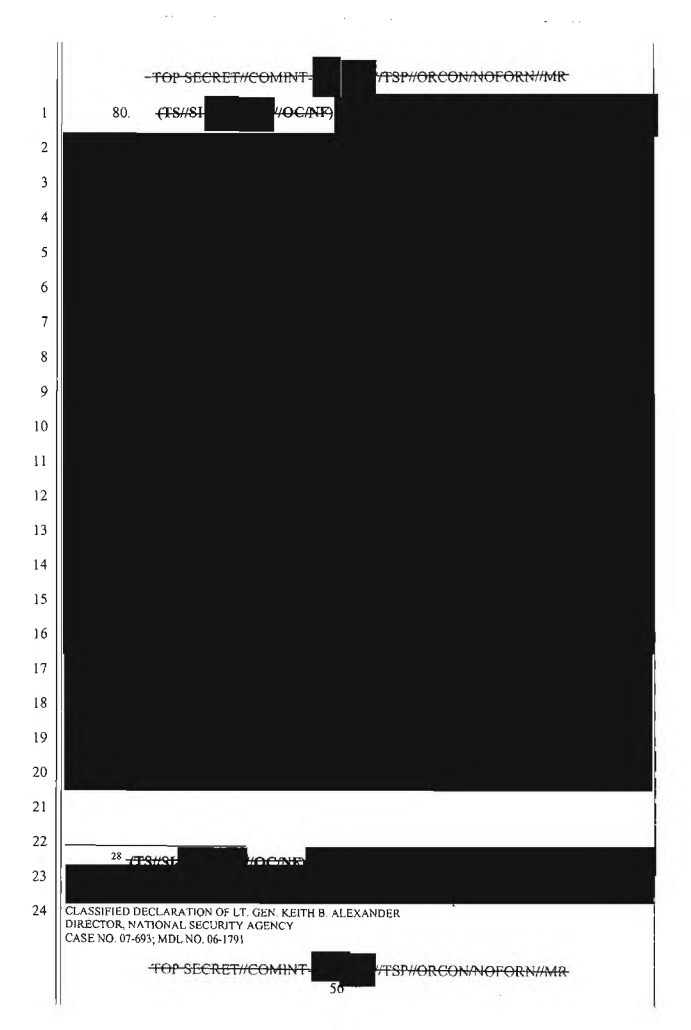




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DIRECTOR, N	ATIONAL SECURIT 693; MDL NO. 06-179	LT, GEN, KEITH B. A) Y AGENCY 91	LEXANDER	
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about NSA sources, methods, operations, targets.

83. (S) Indeed, any effort merely to allude to those facts in a non-classified fashion could be revealing of classified details that should not be disclosed. As noted, even seemingly minor or innocuous facts, in the context of this case or other non-classified information, can tend to reveal, particularly to sophisticated foreign adversaries, a much bigger picture of U.S. intelligence gathering sources and methods.

significant risks of the disclosure of that information, including critically sensitive information

VIII. (U) Summary and Conclusion

- thwarting further mass casualty attacks by al Qaeda. The United States has already suffered one attack that killed thousands, disrupted the Nation's financial center for days, and successfully struck at the command and control center for the Nation's military. Al Qaeda continues to possess the ability and clear, stated intent to carry out a massive attack in the United States that could result in a significant loss of life, as well as have a devastating impact on the U.S. economy. According to the most recent intelligence analysis, attacking the U.S. Homeland remains one of al Qaeda's top operational priorities, see In Camera Declaration of Michael McConnell, DNI, and al Qaeda will keep trying for high-impact attacks as long as its central command structure is functioning and affiliated groups are capable of furthering its interests.
- 85. (TS//SI/NF) Al Qaeda seeks to use our own communications infrastructure against us as they secretly attempt to infiltrate agents into the United States, waiting to attack at a time of their choosing. One of the greatest challenges the United States confronts in the ongoing effort to prevent another catastrophic terrorist attack against the Homeland is the critical need to gather intelligence quickly and effectively. Time is of the essence in preventing terrorist attacks,

CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791

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and the government faces significant obstacles in finding and tracking agents of al Qaeda as they manipulate modern technology in an attempt to communicate while remaining undetected. The NSA activities described herein are vital tools in this effort.

86. (S) For the foregoing reasons, in my judgment the disclosure of the information discussed herein would cause exceptionally grave damage to the national security of the United States. In addition to upholding the state secrets privilege and statutory privilege assertions by the Director of National Intelligence in this case, I request that the Court also uphold my assertion of NSA's statutory privilege to protect information about NSA activities. Finally, it is my view that continued litigation of this lawsuit would risk the disclosure of sensitive classified information and, accordingly, that the Court should not only protect from disclosure the classified information described herein but dismiss this lawsuit.

I declare under penalty of perjury that the foregoing is true and correct.

DATE: 25 May 2007

LT. GEN. KEITH B. ALEXANDER Director, National Security Agency

CLASSIFIED DECLARATION OF LT. GEN. KEITH B. ALEXANDER DIRECTOR, NATIONAL SECURITY AGENCY CASE NO. 07-693; MDL NO. 06-1791